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NOTICE OF ALLOWANCE AND FEE(S) DUE

023720

7590

01/27/2004

WILLIAMS, MORGAN & AMERSON, P.C.

10333 RICHMOND, SUITE 1100 HOUSTON, TX 77042

EXAMINER

CAO, PHAT X

ART UNIT

PAPER NUMBER

2814

DATE MAILED: 01/27/2004

ſ	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
١	09/784 629	02/15/2001	David D. Wu	2000.032100/TT3633	2717	

TITLE OF INVENTION: SEMICONDUCTOR DEVICE AND METHOD FOR LOWERING MILLER CAPACITANCE FOR HIGH-SPEED MICROPROCESSORS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1330	\$0	\$1330	04/27/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

☐ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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INSTRUCTIONS: This for appropriate. All further corrindicated unless corrected braintenance fee notifications	m should be used for constraining the 18SUE FEE and PUBLICATION FEE of required). Blocks 1 through 4 should be completed where respondence including the Patent, subvance orders and codification of maintenance feet will be mailed to the current correspondence and delivers as index 1, by (a) specifying a new correspondence address and orders are flored 1). 1. ALORIESS (New Legsby markup with wy numericans or wer flored 1). 1. ALORIESS (New Legsby markup with wy numericans or wer flored 1). 1. ALORIESS (New Legsby markup with wy numericans or wer flored 1). 1. ALORIESS (New Legsby markup with wy numericans or wer flored 1). 1. ALORIESS (New Legsby markup with any numericans or wer flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or were flored 1). 1. ALORIESS (New Legsby markup with any numericans or markup with any numerica						
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APPLICATION NO. 09/784,629						2717	
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nonprovisional	NO	\$1330		\$0	\$1330	04/27/2004	
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3 ASSIGNEE NAME AND	RESIDENCE DATA TO B	E PRINTED ON THE PAT	TENT (print o	or type)			
PLEASE NOTE: Unless been previously submitte (A) NAME OF ASSIGN	an assignee is identified bel d to the USPTO or is being s	ow, no assignee data will a ubmitted under separate co	appear on the over. Complet	patent. Inclusion of ion of this form is N	assignee data is only appropr OT a substitute for filing an as OUNTRY)	iate when an assignment has signment.	
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Director for Patents is reque	ested to apply the Issue Fee an	nd Publication Fee (if any)	or to re-apply	any previously pai	d issue fee to the application id	entified above.	
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other than the applicant; interest as shown by the re	a registered attorney or ag- ecords of the United States Pa	ent; or the assignee or out itent and Trademark Office	ner party in				
application. Confidentiality estimated to take 12 minuscompleted application for case. Any comments on suggestions for reducing Patent and Trademark 22313 JASO DO NOT	ation is required by 37 CFR by the public which is to f y is governed by 35 U.S.C. I ties to complete, including g m to the USPTO. Time with amount of time you this burden, should be sent Office, U.S. Department SEND FEES OR COMPLE for Patents, Alexandria, Vir	22 and 37 CFR 1.14. This athering, preparing, and sull vary depending upon the require to complete this to the Chief Information Coff Commerce, Alexandr TED FORMS TO THIS	required to process) an collection is bmitting the individual form and/or Officer, U.S. ia, Virginia ADDRESS.				



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Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 17 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 17 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.